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Sent: Thursday, March 29, 2018 10:06 AM
To: Graulich, Kevin@DIR; Delizo, Grace@DIR
Cc: Platzer, Angela (DPH); Terranova, Nancy (DPH)
Subject: Comments on the December 4, 2017 draft of the 3343 Workplace Violence Prevention Regulation

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Re: Comments on the December 4, 2017 draft of the 3343 Workplace Violence Prevention regulation

(a) Scope and Application

As written the current scope will be overly burdensome to many employers where there is minimal incidence of violence. The proposed standard should focus on sectors DOSH has identified as being high risk for workplace violence. Health and safety issues including potential workplace violence would be covered by IIPP requirements for all other industries.

(e) Recordkeeping (4) and (5).

The proposed recordkeeping sections should clarify that confidential information such as names and addresses shall not be released so as to protect employees from retaliation. Should employees perceive that their information will not be kept confidential they may be less likely to report workplace violence incidents.

Regards,

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